IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

CASE NO. 8:18CV127

RYSTA LEONA SUSMAN, Both individually and as Legal Guardian of Shane Allen Loveland; and JACOB SUMMERS

ACOB

Plaintiff(s),

THE GOODYEAR TIRE & RUBBER COMPANY

Defendant(s).

INDEX OF EXHIBITS IN SUPPORT OF PLAINTIFFS' MOTION IN LIMINE AS TO GOODYEAR'S OBJECTIONS TO PLAINTIFFS' DEPOSITION DESIGNATIONS

Plaintiffs' hereby submits their Index of Exhibits in Support of their Motion in Limine as to Goodyear's Objections to Plaintiffs' Deposition Designations

Exhibit	Description
1	Goodyear's Objections to Plaintiffs' Deposition Designations
2	January 30, 2019 Letter to Ed Bott
3	February 14, 2019 Letter to Ed Bott
4	February 19, 2010 Letter to Kyle Farrar

Dated: March 10, 2020

Respectfully submitted,

KASTER, LYNCH, FARRAR, & BALL, L.L.P.

By:

Kyle Wayne Farrar (*Pro Hac Vice*) Wesley Todd Ball (*Pro Hac Vice*) Kaster, Lynch, Farrar & Ball, LLP Texas Bar No. 24038754 1117 Herkimer Street Houston, TX 77008 (713) 221-8300 (Telephone) (713) 221-8301 (Facsimile)

kyle@fbtrial.com

wes@fbtrial.com and

Paul Godlewski (*Pro Hac Vice*) SCHEWEBEL, GOETZ & SIEBEN, P.A. 5120 IDS Center 80 S. 8th Street, #5120 Minneapolis, Minnesota 55402 612.377.7777 612.333.6311 (Fax) pgodlewski@schwebel.com

and

Michael F. Coyle Fraser Stryker Law Firm 409 South 17th Street Suite 500, Energy Plaza Omaha, NE 68102 mcoyle@fraserstryker.com

Attorneys for Plaintiffs

CERTIFICATE OF SERVICE (CM/ECF)

I HEREBY CERTIFY that on March 10, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system.

Edward S. Bott, Jr Clark W. Hedger Juliane M. Rodriguez 10 South Broadway, Ste 2000 St. Louis, MO 63102 esb@greensfelder.com ch1@greensfelder.com jrodriquez@greensfelder.com

Jennifer D. Tricker 1700 Farnam Street, Ste 1500 Omaha, NE 68102 jtricker@bairdholm.com

Attorneys for Defendant Goodyear Tire & Rubber Company